

THE TRI-WEEKLY YEOMAN.

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TERMS.
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DEMOCRATIC STATE TICKET.

For Governor,
BERIAH MAGOFFIN,
OF MERCER COUNTY.
For Lieutenant Governor,
LINN BOYD,
OF MORGAN COUNTY.
For Attorney General,
ANDREW J. JAMES,
OF FRANKLIN COUNTY.
For Auditor,
GRANT GREEN,
OF HENDERSON COUNTY.
For Treasurer,
JAMES H. GARRARD,
OF BOYLE COUNTY.
For Register of the Land Office,
THOMAS J. FRAZIER,
OF BREATHITT COUNTY.
Supt. of Public Instruction,
ROBERT RICHARDSON,
OF KENTON COUNTY.
Pres. Board Internal Improvement,
JAMES P. BATES,
OF BARREN COUNTY.
FOR CONGRESS,
CAPT. WILLIAM E. SIMMS,
OF BOURBON.

TUESDAY.....MAY 10, 1859

Public Meeting.

The citizens of Frankfort are requested to meet at the court-house on next Thursday evening at 7 1/2 o'clock, for the purpose of adopting ways and means to secure the erection of a suitable work-house for the benefit of the city.

The Louisville Courier, in its attempt to identify the position of the Yeoman with that of Hon. Humphrey Marshall on the intervention question, we fear, is actuated by a desire to honor us over much. We fear there are no sufficient grounds upon which the hope can be entertained that the gentleman alluded to is right on this question; and as he is most certainly wrong on every other political issue, we think the fair inference is that he will not separate from his party friends and the Courier upon it. The only ground for the Courier's conclusion is, that Mr. Marshall expressed himself in a speech during the last Congress in favor of adhering in good faith to the existing laws upon the subject. But it must be fresh in the recollection of the Courier, as one of its editors was present, that no longer ago than about two years, Joshua F. Bell made a similar declaration, couched in the strongest terms, by a resolution at the Whig meeting at Lexington; and the Courier, in view of that fact, might with quite as much propriety rank Mr. Bell with us as he does Mr. Marshall. But the Courier has seen the sudden somersault which Mr. Bell has turned, and as Mr. Marshall has as yet taken no public position in this canvass relative to the question, we respectfully suggest to our friends that they may be doing both Mr. Marshall and ourselves injustice by ranking us together upon it.

The Courier cannot escape the odium which it feels attaches to it by its alliance with Bell, Prentice, and Know-Nothingism generally, by so artful a dodge as an association of the position of Marshall with that taken by the Yeoman, in common with the Democratic State Convention and its nominees and the Democrats of the State generally.

Can't the Courier do better in making out its case? It had better try its hand again. We wish it understood, however, that we won't take either Prentice or Bell—we should dislike exceedingly to be in their political family.

"Now everybody in the State is aware of the fact, that the position of the Yeoman, and other Democrats who endorse its course, is creating much disaffection in our ranks"—Lou. Courier.
All our candidates upon the State ticket, whose views are known—Magoffin, James, Bates, Garrard, and Green, and our candidates for Congress, so far as their views are known, viz: Stevenson, Simms, Peyton, Chrisman, Jewett, and Burnett—are opposed to the Courier's test of intervention. If we go to the press, we find all but two opposed to it—the Courier and Maysville Express—the Bardonia Gazette and Paducah Herald, whilst their favor intervention if it ever becomes necessary, are opposed to making the test now, and think there is no immediate necessity for it. The masses of the party likewise are "all right." Yet in view of all this the Courier coolly accuses us of a factious position, while claiming to be perfectly orthodox itself upon this subject!

We once heard of a man on a jury who hung in, and continuing to hold out, the Judge summoned him and them to his presence. When the jury appeared in Court, upon being interrogated by the Judge as to whether they had come to an agreement, the stubborn juror replied that there were eleven of the most contrary men on the jury he had ever seen!

This may throw some light upon the true attitude of the Courier upon the intervention question.

A NUT FOR THE ADVOCATES OF A CONGRESSIONAL SLAVE-CODE TO CRACK.—One of the resolutions in the Cincinnati Democratic Platform reads as follows:

"Resolved, That the Democratic party will resist all attempts at renewing in Congress or out of it, the agitation of the slavery question, under whatever shape or color the attempt may be made."
Those who demand that Congress shall protect slavery in the Territories are in direct conflict with the Democratic creed.

COMMISSIONER OF PATENTS.—William D. Bishop, late member of Congress from Connecticut, has been appointed Commissioner of Patents. Bishop is a man of ability, and will make a good officer.

The Courier's Correspondents.

The Louisville Courier of Saturday last publishes two letters from Frankfort, the one bearing date the 6th, and the other the 2d inst., signed "Franklin," which we copy entire, together with the editorial remarks prefacing them. From the signature and superscription the author of these documents evidently intended it to be understood that he was a Democrat living in Frankfort. But we have excellent grounds for believing "Franklin" to be, in this respect, a pretender. The letters took most if not all the Democrats of this place by surprise, and several of them undertook to ascertain whether we had a "Franklin" among us. The result of these inquiries is about this: No Democrat of this place, as far as heard from, endorses the statements of "Franklin," or believes him a resident Democrat. All with whom we have conversed, and the number is by no means inconsiderable, have expressed the conviction that the Courier's letters were either not written here, or if so, by some traveling correspondent or stranger passing through our town, or more probably, that the whole thing was a K. N. hoax put upon our over-credulous cotemporary. If the writer should prove to be a gentleman of this place, he is most lamentably ignorant of the position of affairs around him. His ill-natured flings at Mr. Monroe are absurd in the extreme. Almost every other person in the county, except "Franklin," if he lives here, knows that there is no essential difference between Mr. Monroe's "position on the Territorial question" and that of the other gentlemen who have been named in connection with the Congressional nomination. S. ams, Clay, Dickerson, Porter, and Monroe are alike for non-intervention. "Franklin" represents the sentiments of the Democracy here on this question. We have heard of none who disagree with the Yeoman and Statesman; but, on the contrary, we have information which leads us to believe that the course now pursued by the Courier is almost unanimously disapproved in this county and this district. As to the presidential movements mentioned by "Franklin," we do not think they have any existence outside of an imagination silly enough to suppose that Monroe was beaten because he occupied a position identical with that of his successful competitor for the nomination for Congress!

We have heard it charged of some of the New York dailies that they published home-manufactured "foreign correspondence." We trust our cotemporary of Louisville is not so fast, and to exonerate himself we hope he will give the name of the writer of these letters, if he have a name.

We publish this morning two letters from Franklin, one of which explains the other. We did not think it necessary to publish the letter of the 2d inst., to which the one of the 6th inst. refers, but as our cotemporary was to see it in print, he shall have it—Lou. Courier.

[Correspondence of the Louisville Courier.]
Letter from Franklin.
FRANKFORT, May 6, 1859.

Editors Louisville Courier: I see that you are charged with publishing two letters which contain too much truth. You have not, however, published the one I wrote you on the 2d inst. I want you to print that letter, for it shows that I was right in foretelling some things which may teach the incredulous to have faith in others not yet determined. I told you that Mr. Monroe would be defeated before the Nicholasville Convention, and it has turned out as I said. Monroe is a very clever fellow, and I esteem him highly, but really, his not getting the nomination is, in my opinion, fortunate. He would have lost the race in consequence of his opposition to protecting slavery in the Territories. FRANKLIN.

[Correspondence of the Louisville Courier.]
Another Letter from Franklin.
The Race for Congress in the Ashland District—Candidates for the Office—Slavery Question—James Guthrie.

FRANKFORT, May 2, 1859.
Editors Louisville Courier: The Convention will assemble at Nicholasville to-morrow to nominate a candidate for Congress. The Democrats here are all sorry that Clay has declined, and some of us are very fearful that there is entirely too much effort to give the nomination to Thos. B. Monroe, Esq., whose position on the Territorial question will beat him in this district. In spite of the efforts made to nominate Mr. Monroe, I don't think he will get the vote of this county or of any of the eight in the district except, perhaps, Fayette and Scott. His position on the Territorial question, in my opinion, will beat him for the nomination in the rest of the counties, and if it don't beat him in the Convention, it will before the people. I know what I am talking about, and you will see that I am right when the result is over.

There is a great deal of talk here about the Territorial question. The Democracy, in my opinion, are three to one for your position in favor of protecting slavery in the Territories. They very much deplore the position of the Yeoman and Statesman on this question. It is hoped, however, that the quarrel between editors of the same party will come to a close before all hope of carrying the State for the Democracy is lost. I do not advise you, however, to rush first, for you are right, and ought to be allowed to go on.

Mr. Guthrie has many friends here for the Presidency. Strong influences are at work against him, but I believe the people are for him, while the politicians are against him. I think the people will whip out the politicians and put Guthrie through. I need not mention particular names, but neither Douglas nor his friends are for Guthrie. You may mark that fact down in your book and then mark down this one—there is a movement going on in Kentucky to secure Douglas influence in the Charleston Convention for another Kentucky.

You can make a note of these things I tell you, and print them with the assurance of one who knows that they will do to rely upon. When the things I am talking about are over, you will see that I am right, and therefore I think you ought to publish this letter for the good of those whom it concerns. Yours, in haste, FRANKLIN.

It will be seen from the following, which we extract from the Cynthiana Age, that the Courier's correspondents are regarded in other places as very mysterious individuals. A reward of five cents is offered for this "flying Dutchman," who manufactures letters from Frankfort and Cynthiana for the Louisville Courier:

A letter appeared in the Louisville Daily Courier, of Tuesday, signed "Harrison," and purporting to be written from this county, which grossly misrepresents the Democracy of Harrison, by asserting that they favor the new sectional doctrine of Congressional intervention for the protection of slavery in the Territories, and disapproval of the position of the editor of the Lexington Statesman on that question. We know that but one Democrat in all Harrison county who advocates Congressional interference in Territorial domestic matters, and he disclaims the authorship of the letter alluded to.

SPRING.—The mild and pleasant weather of the past week admonishes us that heavy clothing will soon have to be laid aside and light wear substituted. To those who wish to procure a cheap and fashionable outfit at the smallest possible cost, we say go to Schloss & Getz's clothing store, corner of Main and St. Clair streets. If they do not find them there to suit, they must be hard to please.

"If it should become necessary to the security of property in slaves in the Territories, ought Congress to protect the owner of such property in the exercise of his right?"
Maysville Express.

We suggest to our respected friend of the Express, that as he does not hold that it is now necessary for Congress to legislate for the protection of slavery in the Territories, it would be well enough for the Democratic party to postpone the consideration of such a question until such necessity exists. Our friend may rest assured, and so may those of the Opposition who are clamorous about the matter, that the Democratic party will see to it that slaves, as well as all other property, shall be protected when occasion requires it. Our party has managed the slavery question thus far to the satisfaction of the country, and will doubtless continue to do so in the future. Of one thing we are perfectly certain—the antecedents of the "Opposition" are not such as to justify the people of the South to commit such important interests to their hands. The Democracy will take care of slavery; rest assured of that!

But why seek to bring into this canvass a measure for which no immediate necessity is pleaded? Its friends all put it in the future, and in the advocacy of it use uniformly such expressions as "if it should become necessary," "when it becomes necessary," &c. For all practical purposes we might as well lose sight of all the immediate objects to be effected, and get up an exciting discussion upon the question—"if it shall become necessary, ought the Union to be dissolved?"—or upon any other imaginable question which might possibly arise in the future.

When the necessity for protection to slavery in the Territories arises, it will be time enough in all conscience to discuss it; and we trust we shall not be a whit behind those who go farthest in affording it all necessary protection. In determining what that protection shall be, we shall want to know the exact state of the necessity, so as to know how to determine upon the rightful measure of protection. We take occasion to announce this much, however, in advance, that we shall be utterly opposed to Congress, with its Northern majority, passing special laws regulating, under pretense of protecting, slavery in any Territory South, where slavery is at all likely to be established by the people when they come to form their State Constitution; or, in other words, where the people of a Territory are for slavery, they will protect it in good faith, and we should not like to see Congress let loose upon it that it may protect in any half-way manner, if not protect it to death. And we hope, when this necessity arises, to have our friend McKee with us, and to see his able pen wielded against any such idea as that Congress shall ever be allowed to pass a "slave code" for any Southern Territory—Cuba, for example.

Until a necessity shall arise for the protection of slavery in the Territories, why cannot all Democrats go to work earnestly for our candidates, and let this question rest (so far as making it a test concerned) for the present? We make no objection to our friend having his peculiar views upon a question which is virtually admitted not to be one demanding immediate action; and in the same spirit, he should be willing to allow others to entertain their views, whatever they may be in regard to it, especially as the State Convention not only failed to make such a test, but actually refused to do so; and, moreover, no Democratic member of Congress from Kentucky thought the matter of sufficient importance to propose any measure in Congress in respect to it. If any of them thought southern rights required it, they certainly would have insisted upon all the protection to which slavery in the Territories is entitled under the Constitution.

The repudiation of it as a test by the Convention, and the silence of our Congressmen respecting it, may well warrant us in insisting that it shall not now be set up as a party test.

If our friend succeeds in establishing the doctrine that Congress shall in all cases pass a "slave code" for the Territories, does he not see that it may in the future lead to the claim by Congress of the peculiar right to pass such code for southern and slave-holding Territories?

And what man, of all the South, would like to risk the protection of slavery, where it is at all likely to exist, by a body in which Seward, Hale, Giddings, &c., &c., are ruling spirits?

In this connection, as we have been charged in some quarters with entertaining the views of Mr. Douglas upon the territorial question, we take occasion, once for all, to say emphatically, that we not only do not endorse, but have no sympathy with Mr. Douglas' position upon that subject. We do not believe that the people of a Territory, through their territorial legislature or otherwise, by unfriendly legislation, or in any other manner, can affect the right of a master to his slave, which is recognized in the fullest terms by the judicial decision in the Dred Scott case. The people can decide, when they come to frame a State Constitution, not to have slavery amongst them as an institution, but not one moment before.

It has become fashionable in some quarters to denounce all positions not taken by certain writers as "squatter sovereignty," "Douglas heresies," "Black Republican heresies," &c. We cheerfully exonerate friend McKee from any such unworthy resort. He trusts rather to argument than to denunciation; and has good sense enough to know that when argument fails denunciation is worse than useless.

SPRING.—The mild and pleasant weather of the past week admonishes us that heavy clothing will soon have to be laid aside and light wear substituted. To those who wish to procure a cheap and fashionable outfit at the smallest possible cost, we say go to Schloss & Getz's clothing store, corner of Main and St. Clair streets. If they do not find them there to suit, they must be hard to please.

GOOD FOR OLD FRANKLIN!

We give Chanticleer an Airing!!



The returns of the election in this county on Saturday for Magistrates and Constables are of a decidedly Democratic complexion. We are unable at present to give the majorities, but we append the names of the officers elected—Democrats in *italic* Con-Nothings or Oppositionists in Roman letter:

FRANKFORT PRECINCT—Geo. W. Gwin and M. A. Gay, Magistrates; J. W. Prewitt, Constable.

FORKS OF ELKHORN—James Bratton and Frank Chinn, Magistrates; G. C. Hughes, Constable.

PEAK'S MILL—William Morris and Poindester, Magistrates; J. T. Graham, Constable.

BRIDGEPORT.—Anthony Crockett and Thos. Farmer, Magistrates; Wm. Tracy, Constable.

BALD KNOB—John H. Reddish, and Edmund S. Bailey, Magistrates; Lawrence Gordon, Constable.

In the Magistrates' race, it will be seen that the Democracy have elected seven out of ten in the county—a clear gain of six, and in the Constables' race, three out of five, a gain of one.

The Democracy of the Forks covered themselves with honor. The Opposition made a great assault upon that precinct, and sent out one or two of their speakers to stir up the faithful. The result of their efforts was an increased vote, but unfortunately for the O. K. N.'s the increase was a little too great on the Democratic side. The result in this county is cheering to the prospects of our State and Congressional tickets. Seven out of ten is pretty good for old Franklin. No division nor distraction exists in the Democratic ranks here.

Getting Right.

The Louisville Courier, in its last issue, argues to show that he is supporting our candidates, and endorses the position of the Bardonia Gazette upon intervention.

The Gazette, in the article from which the Courier quotes, uses the following language:

"We are opposed to all unnecessary agitation of the exciting question of slavery, especially in the halls of Congress. We regard the intervention of Congress as a last resort—a sort of desperate remedy, to be used when all others have failed. Redress should first be sought from the lower courts, and then from the Supreme Court, and should they prove powerless to afford justice, we think that not only should Congress interfere for the protection of right, but with it the whole power of the Federal Government—executive, legislative, and judicial."

In our opinion, however, the discussion of this whole question of "intervention" and "non-intervention" is premature. The "dire necessity" that calls for Congressional interference has not yet arisen, and may never arise. We hope it never will.

The Courier styles the article from which the above extract is taken a "capital article," and adds that the "position of the Gazette upon this question" is "full of importance to the Democratic party, to the South, and to the Union." So say we. We are glad to see indications that the Courier is assuming the conservative ground occupied by the Gazette.

[From the Constitution.]

The Democratic Party and its Principles.
This great party is as ancient as the constitution, and it must survive while that shall endure. It has ever been, and ever will be, the watchful guardian and protector of this sacred bond of our Union. It is now in a sounder and stronger condition than it has been for years. Like the fabled giant of old, at the moment when its enemies, in their fierce and persistent struggle against it on the slavery question, vainly bled it, and brought it to the ground, it has been reborn with fresh vigor and power. Everywhere—North, South, East, and West—the reaction is astounding its enemies. The traitors to its principles are everywhere leaving its organization, and will soon be clean over to the Black Republican party. The true men are fast closing the ranks, and preparing for a stern and a triumphant conflict with the enemies of the Constitution and the Union. There is no longer any intestine dissension of the least importance in the Democratic party on the slavery question. The principles enshrined on its banner are, non-intervention, by Congress or by Territorial Legislatures, either to establish or prohibit slavery within the Territories, and the protection of slave property therein as long as the Territorial condition shall remain, by the judiciary under the Constitution of the United States. When the people of any such Territory (as the President stated in his Silliman letter) of August 15, 1857, to the Connecticut clergyman) proceed to frame a State Constitution, then it is their right to decide the important question for themselves, whether they will continue, modify, or abolish slavery. In the meantime, what the Constitution has recognized to be property, the Constitution can protect as property through the instrumentality of the judiciary. The Dred Scott decision, recognizing the right of the people of any State to take their slaves into the Territories of the United States, will stand as a landmark whilst the Union shall endure. The waves of Black Republicanism may beat against it in vain. How this principle could ever have been seriously doubted is a mystery. As the President observes in the same letter: "It is a celebration of sovereign States acquire a new Territory at the expense of their common blood and treasure, surely one set of the partners can have no right to exclude the other from its enjoyment by prohibiting them from taking into it whatsoever is recognized to be property by the common Constitution."

We shall hear but little more, within the ranks of the Democratic party of antagonistic or unfriendly legislation in the Territories against slavery, the Constitution, and the Dred Scott decision. It does not seem to be generally known that even the Kansas Legislature, at their last session, after a severe struggle, repudiated this doctrine, and refused to adopt unfriendly legislation against slavery within the Territory. The advocates of the power in a Territorial Legislature, either directly or indirectly, to nullify a decision of the Supreme Court of the United States, must eventually join Seward and Hickman in asserting the incompatibility of slave and free States to live together in the same confederacy; and this is nothing more nor less than rank disunion.

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Blanks.
We have on hand, or can print to order on the shortest notice, blanks of every description for clerks, magistrates, &c.
Legal cards, circulars, dry goods bills, and job work of every description, printed on the shortest notice and at the lowest prices.

MUTINY IN THE CAMP.—Josh. Bell has declared himself for the Lecompton Constitution; that "if he had been in Congress he would have voted Kansas into the Union with that detested and much abused Constitution," which heretofore has been the special object of the animosity and abuse of all the Oppositionists.

Where are John J. Crittenden and Humphrey Marshall? Will they permit Josh thus summarily to pass sentence of condemnation on their Congressional course? Will they not come to the rescue of anti-Lecomptonism, thus assailed by the standard-bearer of the Opposition? We will anxiously await the action of these gentlemen. We anticipate a rich time when Crittenden and Marshall shall encounter Joshua, the anointed leader of the Opposition, in the fierce contest of paternal strife. "When Greek meets Greek, then comes the tug of war."

Where, too, is the great anti-Lecompton Opposition party? Will it take back all its fierce denunciations of Lecomptonism—all its loud plaudits of Crittenden, Marshall, and Underwood, for their opposition to the "Lecompton swindle"? Will it concur with Josh in his endorsement of Buchanan? Where is Curran? How does he stand on this vital question? Is he for Josh, or against him? Is he ready to throw Crittenden, Marshall, and Underwood overboard, and consign them to the capacious maw of the Leviathan of the deep, as so many Jonahs, whose presence is dangerous to the Opposition ship?

Cynthiana Age.

FARMING IN KENTUCKY.—The farmers of Mason county are busily engaged planting corn wherever the ground is dry enough.

We understand that there is a good deal of complaining among them about the scarcity of tobacco plants—the frost having injured a great many—Maysville Eagle.

DIED.

In Carrollton, Ky., on the 28th ult., Mr. HENRY MOORE, a highly esteemed citizen of that place.

In this county, on Sunday morning, the 1st inst., Mrs. MARTHA TALBOT, wife of D. C. Talbot, Esq., and daughter of John McKim, Esq.

For the Legislature.
We are authorized to announce JOHN G. JORDON as a candidate to represent the county of Anderson in the next Legislature. mar3 w&t-wte

SPECIAL NOTICES.

MRS. LYONS,
AGENT FOR
WHEELER & WILSON'S
SEWING MACHINES,
HAS JUST RECEIVED A LOT OF
SPRING BONNETS
At Her Fancy Store on St. Clair St.
ap26 w&t-wtf

GROVER & BAKERS
CELEBRATED
FAMILY SEWING MACHINES,
495 BROADWAY, NEW YORK.

These Machines are now justly admitted to be the best in use for Family Sewing, making a neat, strong, and elastic stitch, which will not rip, even if every fourth stitch be cut. Circulars sent on application by letter.

Office in the Mansion House, Frankfort, Ky., 3d door from the corner, on St. Clair St.
ap7 w&t-w3n JOHN OSMOND, Agent.

TO THE LADIES.

Ladies desirous of having Dress Patterns cut to fit neatly and perfectly, can procure them by calling at Grover & Baker's Sewing Machine office.

To the Voters of Kentucky.

I am a candidate for re-election as Auditor of Public Accounts. My past official conduct is the only guarantee that I can offer for the future.
sep16 t-w&wte THOS. S. PAGE.

Rheumatism Cured.

To the readers of the Yeoman: Preserve this notice. If not afflicted yourself, you may serve suffering humanity by sending it to some one who is.

Dr. Mortimore, by personal treatment, and the use of his remedy, by Physicians and Druggists, has cured probably twenty thousand cases of this painful and paralyzing disease—comprising cases of every seeming form, from those of a recent inflammatory (acute) character, to old chronic cases of ten, twenty, and even thirty years' standing.

This disease is becoming more prevalent every year, and is seldom cured, or even alleviated, by the usual course of treatment. In its active form it often proves fatal, or if not soon arrested, becomes chronic—stiffens the joints, contracts the ligaments, muscles, and tendons, and thus renders the sufferer a cripple for life, or, if ever afterwards cured, even by the use of this remedy, requires longer treatment and greater expense.

This is a vegetable internal remedy which cures the proprietor of it after long suffering, and all the usual remedies known had failed, and is safe to be used in any state of health—even by the most delicate female or child, and its success, in curing rheumatism, is attested by thousands, among whom are eminent physicians, ministers of various denominations, prominent journalists, and individuals of high standing throughout our country, such as should inspire confidence in every rational mind.

This evidence can be had on call at the office; or those at a distance, by addressing the proprietor, will receive, by mail, a circular of evidence. The remedy can be had at \$5 p. bottle, or five bottles for \$20. Persons ordering at a distance can remit at the proprietor's risk by registering letter, and the medicine will be forwarded by express, or as directed, to any place in the United States or Europe.

Apply to or address
DR. D. MORTIMORE,
Third street, opposite Journal office,
Louisville, Ky.

Dr. M. can refer to more than one thousand physicians and druggists in the United States in behalf of the efficacy of this remedy.
sep9 t-w&wly

Spring Bed for Sale in Frankfort.

GOLD'S PATENT. This is an entirely new application of spiral springs to beds, making it decidedly the most comfortable, neat, and cheap spring bed ever offered for sale, adjusted to every description of bedstead. We believe it entirely useless to go into detail relative to the advantages of this bed, having entire confidence in its durability and adaptation to the wants of the people. We offer to attach it to any bedstead, submit it to trial, to the satisfaction of any person, at the extraordinary low price of \$4 50, and if after trial, it proves unsatisfactory, take it away, refund the money, and replace old bottom as we found it.

None agents for the sale of this new bed in this county.
m318 w&t-wtf.

Pianos at C. M. Murch's Music Store.
No 66 West Fourth street, Cincinnati—Hallett, Davis & Co. of Boston; Hazeltine, Brothers & Raven, Baltimore; New York; Peters, Craig & Co., and other good makers. All will be sold at the lowest possible price, for cash, or will rent and let the rent pay for the Piano. C. M. MURCH.
Depot for Harmoniums and Melodeons.
m310 w&t-wtf

Pianos at C. M. Murch's Ware-Rooms.
LIGHTS, Newton & Lombard's, of New York, and Wm. Knabe & Co., of Baltimore, and other good makers, which will be sold at satisfactory prices.
for cash, or will rent and let the rent pay for the Piano. C. M. MURCH.
Depot for Melodeons and Harmoniums.
m310 w&t-wtf

H. B. CLIFFORD,

WHOLESALE PRODUCE
Forwarding & Commission Merchant,
(Exclusively.)

No. 23 Fourth (or Wall) Street, Louisville, Ky.
ALL Goods consigned to my care will receive my strict personal attention.
Agent for the sale of thousands of Lake Fish, W. R. and N. Y. Butter and Cheese, Pearl Starch, Cider Vinegar, Cement, N. Y. Rope, &c.
REFERENCES.—Messrs. A. King, Com. Mer., New Orleans; Tait & Son, Com. Mer., Cincinnati; West & McDougal, Com. Mer., Cincinnati; J. A. Skiff, Com. Mer., Cincinnati; McDougal & Co., Com. Mer., Madison, Ind.; W. A. Sparks & Co., Com. Mer., Louisville; Bartlett, McComb & Co., Com. Mer., St. Louis; Thos. Browne & Co., Bankers, Louisville; P. C. Hill, druth & Co., Wheeling, Va.; P. T. Ham & Co., Com. Mer., Toledo, O.
Persons shipping Stock supplied with Feed at the lowest market price.

EDGAR KEENON.....JNO. N. CRUTCHER
KEENON & CRUTCHER,
DEALERS IN
Books & Stationery,
HATS, CAPS, BOOTS, SHOES,
STRAW GOODS,
Umbrellas, Notions, &c., &c.
Main street, Frankfort, Ky.
Jan1 w&t-wly

LIGHTS & BRADBURYS,
PIANO FORTE MANUFACTURERS,
421 Broome St., New York.

We desire to call the attention of the Trade, and of the public generally, to our Piano Forte, justly pronounced superior to all others in volume, richness and purity of tone—possessing also a peculiar singing quality, adapted to, and harmonizing with the human voice. They are very properly called the "Organ of Vocal Power." Being made with the Patent Arch Wreath Plan, they will stand in tune in all climates. We guarantee our customers that no efforts that a life-long experience, uniting industry, or capital can procure, will be spared to maintain for our instruments their world-wide reputation as "the best Piano," and that every improvement of lateness value to a Piano will be secured by us. All orders with which we are favored will be promptly and faithfully attended to.
ap2 t-w&w

SPRING GOODS!

DURKEE, HEATH & CO.
LOUISVILLE, KY.,
IMPORTERS
WHOLESALE AND RETAIL
DEALERS IN ALL KINDS OF
STAPLE &
FANCY DRY GOODS, SILKS,
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GOODS,
MATS, MATTINGS,
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We take pleasure in announcing to our friends at Frankfort and the surrounding country, that we are now prepared to offer them, upon the most advantageous terms, the largest, best selected, and most complete stock of the above goods ever before exhibited in this or any other city west of New York. Our stock in all its various departments, has been selected with a special view to meet the wants of every class of customers that visit our city, and comprises every article in the State, therefore we invite an inspection of our stock before purchasing elsewhere.
Every article in our stock has been purchased direct from the Importer or Manufacturer thus enabling us to save at least two profits to the consumers who purchase their goods of us. We pledge ourselves to sell the cheapest goods in the State, therefore we invite an inspection of our stock before purchasing elsewhere.
TERMS cash—no price only.
DURKEE, HEATH & CO.,
107 Fourth st., between Market and Jefferson,
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MOREHEAD'S MAGNETIC PLASTER

THE GREAT STRENGTHENER AND
PAIN DESTROYER.

The best and cheapest Household Remedy in the World. Simple and pleasant in its application, certain and effectual in its results. A beautiful, scientific, external Curative, applicable for the relief of Pain at any time, in any place, in any part of the human system, and under all circumstances. If you put this Plaster anywhere, if pain is there, the Plaster will stick there until the pain has vanished. The Plaster magnetizes the Pain away and PAIN cannot exist where this Plaster is applied.

Rheumatism, Lameness, Stiffness, Weakness, Debility, Nervousness, Neuralgia, Dyspepsia, Coughs and Colds, Pains and Aches of every kind, down even to Corns, are IMMEDIATELY RELIEVED, and with a little patience, PERMANENTLY CURED, by the magical influence of the MAGNETIC PLASTER. It is the simplest, surest, safest, pleasantest, and cheapest remedy in existence. Its application is universal—equally to the strong man, the delicate woman, and the feeble infant. To each and all it will prove a Balm and a Blessing. Its use is agreeable, and without annoyance or trouble. Its price is within reach of all—rich or poor; all may have it, and all should have it who are sick, and suffering in any way. PLASTER should be always supplied with this invaluable PLASTER. It will be the good physician in any plantation, ready at all times, and at instant notice.

Wood, Eddy & Co's

DELAWARE STATE

LOTTERIES!

CAPITAL PRIZE

\$35,000.

TICKETS TEN DOLLARS

WOOD, EDDY & CO, MANAGERS

SUCCESSORS TO GREGORY & MAURY.

The undersigned, having become owners of
The above Lottery Charter in
Delaware,

offer to the public the following scheme, to be drawn
each Wednesday, May 1859, at Wilmington,
Delaware, in public under the superintendence of
sworn commissioners appointed by the Governor.

Class 266 draws Wednesday, May 4th.
Class 278 draws Wednesday, May 11
Class 290 draws Wednesday, May 18
Class 302 draws Wednesday, May 25.

Thirty-four thousand Four Hun-
dred and twelve Prizes.

Nearly one Prize to every 2 tickets!

78 Numbers—14 Drawn Ballots.
MAGNIFICENT SCHEME!

TO BE DRAWN
Each Wednesday in May.

1 Prize of	\$35,000 is	\$35,000
1 do of	10,000 "	10,000
1 do of	5,000 "	5,000
1 do of	2,500 "	2,500
1 do of	1,000 "	1,000
1 do of	500 "	500
1 do of	250 "	250
1 do of	100 "	100
1 do of	50 "	50
1 do of	25 "	25
1 do of	10 "	10
1 do of	5 "	5
1 do of	2 "	2
1 do of	1 "	1
1 do of	1/2 "	1/2
1 do of	1/4 "	1/4
1 do of	1/8 "	1/8
1 do of	1/16 "	1/16
1 do of	1/32 "	1/32
1 do of	1/64 "	1/64
1 do of	1/128 "	1/128
1 do of	1/256 "	1/256
1 do of	1/512 "	1/512
1 do of	1/1024 "	1/1024
1 do of	1/2048 "	1/2048
1 do of	1/4096 "	1/4096
1 do of	1/8192 "	1/8192
1 do of	1/16384 "	1/16384
1 do of	1/32768 "	1/32768
1 do of	1/65536 "	1/65536
1 do of	1/131072 "	1/131072
1 do of	1/262144 "	1/262144
1 do of	1/524288 "	1/524288
1 do of	1/1048576 "	1/1048576
1 do of	1/2097152 "	1/2097152
1 do of	1/4194304 "	1/4194304
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